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Three Bryant Park 1095 Avenue of the Americas New York, NY 10036 +1 212 698 3500 Main +1 212 698 3599 Fax www.dechert.com

JEFFREY A. BROWN

jeffrey.brown@dechert.com +1 212 698 3511 Direct +1 212 698 3599 Fax

May 31, 2024

VIA ECF

The Honorable John G. Koeltl United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, New York 10007-1312

Re: United States v. Roni Cohen-Pavon, 1:23-cr-00347-JGK

Dear Judge Koeltl:

We represent defendant Roni Cohen-Pavon ("Mr. Cohen-Pavon") in the above-captioned action. On September 5, 2023, a personal recognizance bond was entered as to Mr. Cohen-Pavon following his appearance before Magistrate Judge Valerie Figueredo that same day (the "Bond"). Pursuant to the terms of the Bond, Mr. Cohen-Pavon is restricted to travel within Israel, the Southern District of New York, the Eastern District of New York, and points in between for travel to the Southern District of New York.

We write on Mr. Cohen-Pavon's behalf to permit him to travel from Israel to Tokyo, Japan on June 4, 2024 through June 10, 2024 for business purposes.¹

Pretrial Services Officer Assistant Taelor Nisbeth was contacted regarding the travel request and took no position on the request, deferring to the Government's position. Undersigned counsel contacted AUSAs Adam Hobson and Peter Davis and has been informed that the Government does not object to Mr. Cohen-Pavon's travel request.

¹ These dates reflect the time of Mr. Cohen-Pavon's proposed travel in the Israeli time zone.



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We thank the Court for its consideration of this request.

Respectfully submitted,

/s/ Jeffrey A. Brown

Jeffrey A. Brown

cc: All counsel of record (*via ECF*)
Pretrial Services Officer Assistant Taelor Nisbeth (*via email*)